UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

United States of America,

	Plaintiff,	
v.		ORDER
		Crim. No. 07-428 (01) (MJD)
Jesse I	Lee Jensrud,	
	Defendant.	
	Andrew Dunne, Assistant United States Attorney, Counsel for Plaintiff.	
	Defendant pro se.	

This matter is before the Court on Defendant's *pro se* motion for modification of sentence pursuant to 18 U.S.C. § 3582(c)(2).

On January 17, 2008, Defendant pled guilty to Count 2 of the Indictment that charged unlawful possession with intent to distribute in excess of 50 grams of methamphetamine in violation of 21 U.S.C. §§ 841 (a)(1) and (b)(1)(B). On April 29, 2008, Defendant was sentenced to a term of imprisonment of 188 months, which was the low end of the applicable guideline range.

The applicable guideline range in this case was based on the Court's determination that Defendant was a Career Offender under § 4B1.1(a). As a

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Career Offender, Defendant's the base offense level was 34, as the statutory

maximum sentence for the crime of conviction is more than 25 years, and his

criminal history category was VI. Section 4B1.1(b)(2). Defendant received a three

level reduction for acceptance of responsibility, resulting in a total offense level of

31. Based on a total offense level 31, criminal history category VI, the applicable

range was 188-235 months.

Defendant seeks a sentence reduction based on Amendment 782 to the

Sentencing Guidelines which lowered the drug quantity base offense levels

applicable to certain drug offenses. Defendant is not eligible for a sentence

reduction, however, as Amendment 782 did not alter the guideline range for

Career Offenders. United States v. Thomas, 775 F.3d 982 (8th Cir. 2014).

IT IS HEREBY ORDERED that Defendant's Motion for Sentence Reduction

[Doc. No. 32] is DENIED.

Date: December 9, 2015

s/ Michael J. Davis

Michael J. Davis

United States District Court

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